

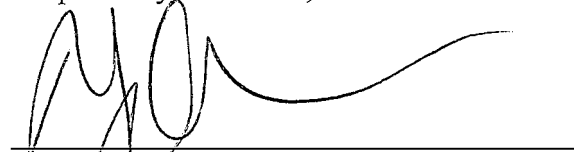
storage medium and the Examiner's objections to these claims under 35 U.S.C. § 101 is believed to be erroneous.

Next, the Examiner has rejected Claims 1-12 under 35 U.S.C. § 102(e) as being anticipated by *Birse et al*, United States Patent Number 7,089,300. That rejection is respectfully traversed.

As previously amended, Claims 1, 5, and 9 now expressly recite that "specified address of unique driver programs for each network computer system" which are embedded within start-up code are retrieved as part of the method, system and computer program product of the present invention. Nothing within *Birse et al.*, shows or suggests in any way the embedding of unique driver programs within start-up code as set forth within the present claims and the Examiner's rejection of Claims 1, 3-5, 7-9, 11 and 12 are not believed to be well-founded and withdrawal of that rejection is therefore respectfully requested.

Please charge any fee associated with an extension of time as well as any other fee necessary to further the prosecution of this application to **IBM CORPORATION DEPOSIT ACCOUNT No. 09-0447**.

Respectfully submitted,



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